REMARKS

The Examiner has set a shortened statutory period for response to this communication to

expire one (1) month from the mailing date of the communication, making Applicants' response due

by August 2, 2007.

In the Office Communication, claims 1-16 were pending. The Examiner has taken the

position that the application claims two independent and distinct inventions, which have been

grouped as follows:

Group I, claims 1-13, 15 and 16, drawn to compound of formula I, process

of making, composition and method of use.

Group II, claim 14, drawn to various intermediates of formula 4, 5, 6, and

13.

Applicants elect, with traverse, Group I, claims 1-13, 15 and 16. Reconsideration of the

restriction requirement is respectfully requested. The Examiner has cited PCT rules in making the

present lack of unity objection, however, the PCT rules have already been taken into account during

the International Phase of this application. The PCT Examiner concluded that the corresponding

International Application met all of the PCT requirements of unity. Thus, Applicants view as

appropriate the inclusion in a single application all of the pending claims. This interrelationship

rather than the classification in separate classes should be the overriding factor in determining the

propriety of the restriction requirement. Additionally, the current guidelines on restriction practice

recommend the examination of different sets of claims when such examination would not be unduly

burdensome or prolonged. It is contended that this guideline would apply to the instant set of

claims.

Applicants further submit that the large common structural elements of the molecule should

be considered when determining unity of invention. Accordingly, Applicants respectfully request

examination of the entire scope of the claims as pending.

Response to Restriction Requirement

Applicants believe that this communication is fully responsive to the Office Communication

and that no new fees are due. However, the Commissioner is authorized to debit any applicable

fees from the deposit account of the undersigned, no 50-1676 in the name of Syngenta Crop

Protection, Inc.

Respectfully submitted,

USPTO Customer No. 26748 Syngenta Crop Protection, Inc. Patent and Trademark Dept. 410 Swing Road Greensboro, NC 27409 (336) 632-6049

Date: August 2, 2007

/Rebecca A. Gegick/ Rebecca A. Gegick Attorney for Applicants

Reg. No. 51,724